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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
09/801,461	03/08/2001	Kenneth D. Cominsky	100687.00026	6460
75	90 08/05/2004		EXAM	INER
Bobby D. Slaton			LUK, EMMANUEL S	
Jackson Walker	L.L.P.			
Suite 600			ART UNIT	PAPER NUMBER
2435 North Central Expressway			1722	
Richardson, TX	75080		DATE MAILED: 08/05/2004	

Please find below and/or attached an Office communication concerning this application or proceeding.

		[1
	Application No.	Applicant(s)
Advisory Action	09/801,461	COMINSKY, KENNETH D.
	Examiner	Art Unit
	Emmanuel S. Luk	1722
The MAILING DATE of this communication appe	ars on the cover sheet with the o	correspondence address
THE REPLY FILED 14 July 2004 FAILS TO PLACE THIS Therefore, further action by the applicant is required to av final rejection under 37 CFR 1.113 may only be either: (1) condition for allowance; (2) a timely filed Notice of Appeal Examination (RCE) in compliance with 37 CFR 1.114.	oid abandonment of this applicated at the control of the control o	ation. A proper reply to a
PERIOD FOR RE	PLY [check either a) or b)]	
 a)	dvisory Action, or (2) the date set forth	date of the final rejection.
Extensions of time may be obtained under 37 CFR 1.136(a). The fee have been filed is the date for purposes of determining the period of fee under 37 CFR 1.17(a) is calculated from: (1) the expiration date of t (2) as set forth in (b) above, if checked. Any reply received by the Office timely filed, may reduce any earned patent term adjustment. See 37 C	f extension and the corresponding amo he shortened statutory period for reply the later than three months after the mail	unt of the fee. The appropriate extension
1. A Notice of Appeal was filed on Appellant's 37 CFR 1.192(a), or any extension thereof (37 CFR	Brief must be filed within the pet 1.191(d)), to avoid dismissal of	riod set forth in f the appeal.
2. The proposed amendment(s) will not be entered be	cause:	
(a) they raise new issues that would require furthe	r consideration and/or search (s	see NOTE below);
(b) they raise the issue of new matter (see Note be	elow);	
 (c) they are not deemed to place the application in issues for appeal; and/or 	better form for appeal by mater	rially reducing or simplifying the
(d) they present additional claims without cancelingNOTE:	ng a corresponding number of fi	nally rejected claims.
3. Applicant's reply has overcome the following rejecti	on(s):	
4. Newly proposed or amended claim(s) would lead to canceling the non-allowable claim(s).		parate, timely filed amendment
5. ☑ The a) ☐ affidavit, b) ☐ exhibit, or c) ☑ request for application in condition for allowance because: see	reconsideration has been consideration has been consideration has been consideration attached sheets	dered but does NOT place the
6. The affidavit or exhibit will NOT be considered becaraised by the Examiner in the final rejection.		issues which were newly
7. For purposes of Appeal, the proposed amendment(explanation of how the new or amended claims wo	s) a) will not be entered or b) uld be rejected is provided below	⊠ will be entered and an wor appended.
The status of the claim(s) is (or will be) as follows:		
Claim(s) allowed:		
Claim(s) objected to:		
Claim(s) rejected: <u>37-41</u> .	. *	
Claim(s) withdrawn from consideration:		
8. The drawing correction filed on is a) appro	oved or b) disapproved by th	e Examiner.
9. Note the attached Information Disclosure Statement		
10. Other:	. , ,	
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ADVISORY ACTION

- 1. The request for reconsideration for the rejections under 35 U.S.C. 103(a) for claims 37-41 has been considered and Examiner still maintains the rejection. The applicants argue that the prior arts of record does not teach the claimed systems' computer being configured to create "a virtual device for intensifying pressure..." and also the rapid prototyping device creating the device. The arguments by the applicant concerning the device for intensifying pressure do not change the position of the Examiner. These are apparatus claims and the device is a product made by the computer and the stereolithography apparatus, the computer and the stereolithography apparatus are structural limitations of the apparatus claims and are given weight for patentability, the device is an intended use of the apparatus and as a process limitation is NOT given patentable weight in an apparatus claim. Even with dependent claims that the applicants have pointed out does not give forth further weight, for what is a process limitation in the intended use of the apparatus, in apparatus claims. Furthermore, the Examiner again states the nature of the CAD and computer being able to design various structures as desired by the user and the stereolithography machine that produces according to the design renders creating a specific device as obvious due to the nature of design and creation as set forth in the prior art of references.
- 2. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Emmanuel S. Luk whose telephone number

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is (571) 272-1134. The examiner can normally be reached on Monday-Thursday 7 to 4 and alternate Fridays.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Wanda L. Walker can be reached on (571) 272-1151. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

EL

W. L. WALKER
SUPERVISORY PATENT EXAMINER
TECHNOLOGY CENTER 1700